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APPLICATION NO	F	ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
10/770,879	10/770,879 02/02/2004		Mitsugu Fukui	14759-003001	1055
20985	7590	07/13/2005		EXAMINER	
FISH & RICHARDSON, PC 12390 EL CAMINO REAL				PAHNG, JASON Y	
SAN DIEG				ART UNIT	PAPER NUMBER
				3725	- <u>-</u>

DATE MAILED: 07/13/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

U.S. Patent and Trademark Office

2) Notice of Draftsperson's Patent Drawing Review (PTO-948)

Paper No(s)/Mail Date 2/2/2004.

3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)

Paper No(s)/Mail Date. __

6) Other: ___

5) Notice of Informal Patent Application (PTO-152)

DETAILED ACTION

Election/Restrictions

Applicant's election without traverse of Group I, claims 1-15, in the reply filed on June 27, 2005 is acknowledged.

Claim Objections

Claims 1, 3, and 6 are objected to because of the following informalities:

Regarding claim 1, line 5, the phrase, "pair of rotary blade units," is unnecessarily confusing. A more specific phrase, such as "pair of lower rotary blade units," "pair of main rotary blade units," or "pair of first rotary blade units" is required. Appropriate correction is required.

Regarding claim 1, line 12, it is unnecessarily confusing as to which elements "the respective rotary blade units" refers to.

Also, regarding claim 1, line 12, it is not clear which elements "their" refers to.

With regard to claims 3 and 6, line 2, it appears that the phrase, "cut-pieces removal holes," should be changed to, "cut-piece removal holes."

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the

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invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-3 and 6 are rejected under 35 U.S.C. 103(a) as being unpatentable over Rota (US 5,609,307) in view of Applicant's Admitted Prior Art (AAPA).

With regard to claim 1, Rota discloses a shredder including a pair of rotary blade units (114, 116), whereby the circumferential surfaces of the rotary blade units move downward in a facing region (F114, F116), and a pair of auxiliary rotary blade units (113, 118), each rotating in the same direction as the corresponding rotary blade unit (F113, F118). However, Rota does not disclose a pelletizer. AAPA discloses a prior art reference which teaches a shredder, cut pieces, and a pelletizer in order to form the cut pieces into granular pellets (page 1). Therefore, it would have been obvious to one skilled in the art at the time the invention was made to provide Rota with a pelletizer in order to form cut pieces into granular pellets.

With regard to claim 2, Rota discloses each of the blades with projecting portions and depressed portions formed alternately along the circumferential direction.

With regard to claims 3 and 6, Rota discloses a screen (123, 124', 125', and 128), whereby remaining cut-pieces are repeatedly treated (column 4, line 17).

Claims 4, 7, and 12 are rejected under 35 U.S.C. 103(a) as being unpatentable over Rota (US 5,609,307) in view of AAPA as applied above, further in view of lonescu (US 3,462,088). Claims 4, 7, and 12 further call for details for the pelletizer. It would be an ordinary engineering to use any well known pelletizer. In a closely related art, lonescu discloses a pelletizer with a chamber with a screen and a rotary body with a hammer in order to palletize metallic cut-pieces (column 1, lines 26-32 and 71).

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Therefore, it would have been obvious to one skilled in the art at the time the invention was made to provide Rota with a pelletizer with a chamber with a screen and a rotary body with a hammer in order to palletize cut-pieces, as taught by lonescu.

Claims 5, 8, 10, and 13 are rejected under 35 U.S.C. 103(a) as being unpatentable over Rota (US 5,609,307) in view of AAPA as applied above, further in view of Perry et al. (US 5,451,033). Claims 5, 8, 10, and 13 further call for a heater. In a closely related art, Perry discloses a heater in order to remove paint in recycling scrap metal or cans (column 1, lines 3-11). Therefore, it would have been obvious to one skilled in the art at the time the invention was made to provide Rota with a heater in order to remove paint in recycling scrap metal or cans, as taught by Perry.

Claims 11, 14, and 15 are rejected under 35 U.S.C. 103(a) as being unpatentable over Rota (US 5,609,307), AAPA, and Ionescu (US 3,462,088) as applied above, further in view of Perry et al. (US 5,451,033). Claims 5, 8, 10, and 13 further call for a heater. In a closely related art, Perry discloses a heater in order to remove paint in recycling scrap metal or cans (column 1, lines 3-11). Therefore, it would have been obvious to one skilled in the art at the time the invention was made to provide Rota (as modified) with a heater in order to remove paint in recycling scrap metal or cans, as taught by Perry.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jason Y. Pahng whose telephone number is 571 272

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4522. The examiner can normally be reached on 9:00 AM - 7:00 PM, Monday-Thursday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Derris Banks can be reached on 571 272 4419. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

JYP

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